Exhibit 6

Page 1

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

ANTHONY BAFFO,

Plaintiff, Index No.

10 Civ 1245

-against-

(LDW) (ETB)

NEW YORK INSTITUTE OF TECHNOLOGY; ROBERT RIZZUTO, in his official and individual capacities; and LEONARD AUBREY, in his official and individual capacities,

Defendants.

March 15, 2011 10:00 a.m.

Deposition of ERIC REDLICH, held at the offices of Thompson Wigdor & Gilly LLP, 85 Fifth Avenue, New York, New York, pursuant to Notice, before Lynne D. Metz, a Shorthand Reporter and Notary Public of the State of New York.

VERITEXT REPORTING COMPANY

	Page 2		Page 4
,	,	1	
1 2	APPEARANCES:	2	ERIC REDLICH,
3	AFFEARANCES.	3	called as a witness, having been first duly sworn
4	THOMPSON WIGDOR & GILLY LLP	4	by the Notary Public (Lynne D. Metz), was
5	Attorneys for Plaintiff	5	examined and testified as follows:
6	85 Fifth Avenue	6	EXAMINATION BY
7	New York, New York 10003	7	MR. FILOSA:
8	BY: GREGORY N. FILOSA, ESQ.,	8	Q. Mr. Redlich, my name is Gregory
9	of Counsel	9	Filosa. I am the attorney with Thompson Wigdor &
10	or country	10	Gilly and we represent the plaintiff Anthony Baffo
11	FULBRIGHT & JAWORSKI L.L.P.	2	in a lawsuit that he currently has pending in the
12	Attorneys for Defendants	12	Eastern District of New York against his former
13	666 Fifth Avenue	13	employer, New York Institute of Technology as well
14	New York, New York 10103	14	as individual defendants Leonard Aubrey and Robert
15	BY: NEIL G. SPARBER, ESQ.,	15	Rizzuto.
16	of Counsel	16	We asked you to come down here today
17		17	just to answer a few questions about information
18		18	that you may have about Mr. Baffo's employment
19	ALSO PRESENT:	19	with NYIT and the termination of his employment
20	Anthony Baffo	20	there.
21	,	21	So I just want to go over a few ground
22		22	rules first that will govern the deposition so it
23		23	makes it easier on everyone involved and the court
24		24	reporter most importantly. I am going to be
25		25	asking you a series of questions. Your testimony
	Page 3		Page 5
1		1	E. Redlich
2	IT IS HEREBY STIPULATED, by and between the	2	is under oath today. It is subject to the penalty
3	attorneys for the respective parties hereto, that:	3	of perjury.
4	All rights provided by the C.P.L.R., and Part 221	4	Do you understand what that means?
5	of the Uniform Rules for the Conduct of	5	A. Yes.
6	Depositions, including the right to object to any	6	Q. Throughout the course of the day I
7	question, except as to form, or to move to strike	7	will be asking you a number of questions. I ask
8	any testimony at this examination is reserved; and	8	you respond to those questions. Please answer
9	in addition, the failure to object to any question	9	verbally. That means if there is a question that
10	or to move to strike any testimony at this	10	calls for a yes or no or something substantive,
11	examination shall not be a bar or waiver to make	11	please provide that. The court reporter can't
12	such motion at, and is reserved to, the trial of	12	record a nod of the head or shake of the head or
13	this action.	13	an a-ha or uh-uh. Just so to make her life easier
14		14	I will remind you to provide verbal answers to any
15	This deposition may be sworn to by the witness	15	of my questions.
16	being examined before a Notary Public other than	16	Do you understand that?
17	the Notary Public before whom this examination was	17	A. Yes.
18	begun, but the failure to do so or to return the	18	Q. If at any point during the course of
19	original of this deposition to counsel, shall not	19	the deposition I ask a question and you need me to
20	be deemed a waiver of the rights provided by Rule	20	repeat it or rephrase it I can do that, just
21	3116 of the C.P.L.R. and shall be controlled	21	please let me know. If you answer a question I
22	thereby.	22	will assume that you both heard the question and
23	The Cline of the entrine of this description is	23	you understood the question.
24	The filing of the original of this deposition is	24 25	Do you understand that? A. Yes.
25	waived.	23	V. 10.

2 (Pages 2 to 5)

	Page 62		Page 64
1		1	E. Redlich
1	E. Redlich	1 2	A. No.
2 3	description and you are agreeing with it every time it is put in front of you on a piece of	3	Q. Since you have been strike that.
4	paper, essentially you are agreeing you are not	4	At any point, you are not in the sales
5	doing your job.	5	manager position anymore; correct?
6	Q. Okay.	6	A. I am still the sales manager.
7	A. Very different than what I came from.	7	Q. What is your job title?
8	You messed up your boss kind of yelled at you and	8	A. I now have operations added to my
9	read you the riot act and hopefully you didn't do	9	duties.
10	it again.	10	Q. Has there been any change in your job
11	Q. Would you characterize this as a	11	title?
12	progressive discipline policy?	12	A. Sales and operations manager.
13	A. Yes.	13	Q. Since you have been employed in the
14	Q. With an emphasis on record keeping,	14	sales and operations manager position, have you,
15	putting things in writing?	15	do you interact with Mr. Rizzuto outside the
16	A. Yes.	16	office?
17	Q. During the period of time that you	17	A. No.
18	were employed as a sales manager, you reported to	18	Q. During the period of time you worked
19	Mr. Baffo; correct?	19	with Mr. Baffo, what was your opinion of his work
20	A. Yes.	20	performance?
21	 Q. What was your working relationship 	21	A. Anthony's?
22	with Mr. Baffo?	22	Q. Yes.
23	A. It was good.	23	A. It was fine.
24	Q. Did you get along with him in a	24	Q. Did you have any concern for his work
25	professional capacity?	25	performance or anything like that?
	Page 63		Page 65
1	E. Redlich	1	E. Redlich
2	A. Yes.	2	A. At times.
3	Q. Did you have any trouble or strike	3	Q. What concerns did you have?
4.	that.	4	A. Coming to NYIT with more than 15 years
5 -	Did you have any difficulty in	5	of catering experience, more than ten in sales I
6	interacting with him in a professional capacity?	6	would try and share what I felt to be very
7	A. No.	7	beneficial practices to Anthony which I thought
8	 Q. What about at social functions, did 	8	and hoped would make his life easier that were not
9	you interact with him socially?	9	taken into consideration.
10	A. No.	10	Q. Do you recall, do you have any
11	Q. Did you consider him to be a friend?	11	examples of advice you had offered that wasn't
12	A. No.	12	taken into consideration?
13	Q. Did you ever interact outside the	13	A. Not specifically. Everything is in
14	workplace?	14	motion now; work plans, duties given to specific
15	A. No.	15	employees whether it be a waiter or a bartender, a
16	Q. What about with Mr. Rizzuto, what was	16	maitre d', housekeeping, Anthony was a very hands
17	your work relationship like with Mr. Rizzuto?	17	on guy and was putting in a tremendous amount of
18	A. Professional.	18 19	hours and I just hoped a little bit of advice
19	Q. Did you have any difficulty or trouble	20	would give him some quality of life.
20	interacting with him? A. No.	21	Q. And during the time period you worked with Mr. Baffo did any other employees ever
22		22	complain to you about his management style or
23	Q. Did you ever interact during the period of time that you were employed as a sales	23	about interactions with him?
24	manager, did you interact with him outside of the	24	A. No.
25		25	Q. Did anyone during the time period you
Manager		chipte-children loss	2. Did anyone daring the time period you

17 (Pages 62 to 65)

Page 66 Page 68 E. Redlich E. Redlich 1 1 2 During the time period that you worked worked with Mr. Baffo, did anyone praise his 2 with Mr. Baffo, how would you characterize his 3 management style or write good comments about 3 relationship with Mr. Rizzuto? working with him? 4 4 A. Employees or clients? 5 A. Good and bad like I would say any boss 5 6 and a peer. Good days and bad days, we all have 6 Q. Employees. 7 7 A. No. them. 8 Q. Do you know whether or not Mr. Rizzuto 8 Q. What about clients? 9 and Mr. Baffo had any interaction outside of the A. Anthony started running events and he 9 10 was fantastic at it. He was a great maitre d'. 10 People loved the customer service that he provided 11 A. Yes. O. What was your understanding or what 12 to them. 12 Q. Did any clients complain about his 13 were you aware of? 13 A. I believe they had met each other at 14 customer service or any interactions that they had 14 15 with him that you recall? 15 NYIT and Robert possibly knew Anthony while he was working at a restaurant and they were social. A. No. 16 16 Q. Did you believe Mr. Baffo and Mr. Q. During the time period you worked with 17 17 18 Mr. Baffo did you have any conversations with Mr. Rizzuto to be friends? 18 19 Rizzuto about Mr. Baffo's work performance? A. Anthony said they were. 19 20 A. Could you repeat the question? 20 Q. Did you ever -- did Mr. Rizzuto ever Q. During the time period that you worked 21 21 say that? 22 with Mr. Baffo did you have any conversations with 22 A. We didn't have conversations like 23 Mr. Rizzuto about his opinion of Mr. Baffo's work 23 that. 24 Q. Did you ever have any discussions with performance? 24 25 any other employees of NYIT about Mr. Rizzuto's 25 A. No. Page 69 Page 67 1 E. Redlich E. Redlich Q. Did Mr. Rizzuto ever discuss with you management style or supervision, both good or bad, 2 concerns that he had about Mr. Baffo's work 3 complaints or praise? 3 4 A. Sure. performance? 5 Q. What type of -- strike that. 5 A. Yes. Did anyone ever complain to you about 6 6 When was that? O. 7 7 A. The summer of 2009. Mr. Rizzuto's management style? Q. What did he say; what concerns did he 8 A. No. 8 9 Did anyone ever praise his management 9 express? A. That essentially the role of a general 10 style? 10 manager was not being met. 11 A. No. 11 Q. What specifically did he say? 12 Q. So what type of discussions then did 12 A. That was pretty much it. 13 you have with other NYIT employees about Mr. 13 Q. Did you agree with him? 14 14 Rizzuto's management style or interactions with A. I just listened. 15 him? 15 Q. Did he say anything in response? 16 16 A. That it was unique and one that I was not familiar with before. 17 A. What do you need me to do. 17 Q. Did he ask you to do anything? Q. What do you mean by unique? 18 18 A. Through the memo management forms, 19 19 A. No. trainings were regularly held by outside providers Q. Did he say anything other than the 20 20 21 role of general manager is not being met? where he wasn't the one hosting them. He would 21 always bring in professionals from the outside to 22 A. That's about it. 22 Q. Did you have any opinion as to the 23 provide us with leadership management styles. He 23 24 work relationship between Mr. Baffo and Mr. 24 was a firm believer in accountability. 25 Rizzuto -- strike that. 25 Did anyone ever complain to you about

18 (Pages 66 to 69)

	Page 74		Page 76
1	E. Redlich	1	E. Redlich
2	assuming all the responsibilities of the general	2	Q. And did he elaborate on why he was
3	manager.	3	eliminating the general manager position?
4	Q. And when did you strike that.	4	A. He didn't feel Anthony was doing the
5	How did you learn this?	5	job.
6	A. Robert told me.	6	Q. Did he have, express any other
7	Q. Do you recall when he told you?	7	concerns?
8	A. The summer of 2009.	8	A. Not at that time, no.
9	Q. What did he tell you?	9	Q. Was it characterized to you as
10	A. That he was considering eliminating	10	eliminating the position or reorganization or
11	the position of general manager.		restructuring, did he ever use those words?
12	Q. Do you recall when in the summer this	12	A. Reorganization, restructure,
13	was?	13	eliminating the position all seemed very similar
14	A. End of July beginning of August.	14	pattern as to what we went through a year prior,
15	Q. And did you have a conversation with	15	or less than a year prior.
16	Mr. Rizzuto about this?	16	Q. So you met with him on approximately a
17	A. It was brief.	17	weekly basis to discuss the reorganization or the
18	Q. And was this a separate conversation	18	elimination of the general manager position?
19	than the conversation you testified about earlier	19	A. From time to time, yeah.
20	today where you met with Mr. Rizzuto and he	20	Q. And do you have any documents or
21	expressed concerns about the role of the GM	21	e-mails referencing any of these conversations?
22	position not being met? A. After the first time that he had	23	A. Only what I was shown earlier today. I mean it was quite some time ago, so I don't
24	brought it up it was almost a weekly frequency.	24	remember everything.
25	Q. Okay. And were these meetings that	25	Q. But do you recall exchanging the
-		-	
	Page 75		Page 77
1	E. Redlich		
l .		1	E. Redlich
2	you had with Mr. Rizzuto?	2	e-mails with Mr. Rizzuto about
2	you had with Mr. Rizzuto? A. Yeah.	2 3	e-mails with Mr. Rizzuto about (Witness' phone rings.)
2 3 4	you had with Mr. Rizzuto? A. Yeah. Q. Where would you meet with him?	2 3 4	e-mails with Mr. Rizzuto about (Witness' phone rings.) A. Excuse me.
2 3 4 5	you had with Mr. Rizzuto? A. Yeah. Q. Where would you meet with him? A. In his office.	2 3 4 5	e-mails with Mr. Rizzuto about (Witness' phone rings.) A. Excuse me. (Pause.)
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2 3 4 5 6 7	you had with Mr. Rizzuto? A. Yeah. Q. Where would you meet with him? A. In his office. Q. Was this the same office that he shared with Mr. Baffo?	2 3 4 5	e-mails with Mr. Rizzuto about (Witness' phone rings.) A. Excuse me. (Pause.) A. Yes. Q. So you recall exchanging e-mails with
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you had with Mr. Rizzuto? A. Yeah. Q. Where would you meet with him? A. In his office. Q. Was this the same office that he shared with Mr. Baffo? A. Yes. Q. Was Mr. Baffo present for these meetings? A. No. Q. And do you recall when the meetings took place? A. I would say whenever he saw an opportunity. Q. But it was generally on a weekly basis? A. Yes. Q. When did he first discuss his plan to eliminate the general manager position? A. Like I said, again the end of July, beginning of August 2009.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	e-mails with Mr. Rizzuto about (Witness' phone rings.) A. Excuse me. (Pause.) A. Yes. Q. So you recall exchanging e-mails with Mr. Rizzuto about the reorganization? A. Specific reorganization yes. I know we worked on a flow chart. That was about it. Q. Do you recall when you worked on that flow chart? A. No. Q. Was that around the same time you were having these conversations? A. They started in the summer and continued through the Fall. Q. What I am trying to understand though is when you worked on this flow chart? A. I don't recall. Q. But you recall when your conversations were with Mr. Rizzuto about the eliminating the

20 (Pages 74 to 77)

	Page 78		Page 80
] ,	E. Redlich	1	E. Redlich
1 2	Q. What do you mean he prepared you?	1 2	around there.
3	A. That he was considering eliminating	3	Q. And when he ultimately showed you an
4	the position of general manager.	4	organizational chart that he put together on his
5	Q. Did he mention other than what you	5	computer based on the one you sketched out; is
6	talked about today that strike that.	6	that correct?
7	Did he say why he was eliminating the	7	A. Similar.
8	general manager position?	8	Q. How did he show it to you, did he
9	A. Because the role was not being filled.	9	e-mail it to you?
10	Q. And did he say what he meant by that?	10	A. Yes.
11	A. Specifically I don't recall.	11	Q. Or provide it in hard copy?
12	Q. Do you understand what he meant that	12	A. It was a form of e-mail.
13	the role was not being filled?	13	Q. When you were looking for documents
14	A. Yes.	14	did you find a copy of the e-mail that Mr. Rizzuto
15	Q. What was your understanding of what he	15	sent to you of the organizational chart?
16	meant?	16	A. No. I had had some hard drive issues
17	A. That Anthony wasn't doing his job.	17	where my system had been purged and I was given a
18	Q. Did Mr. Rizzuto ever express any	18	
19	concern about finances or the economics of	19	In my position I get flooded with e-mails and
20	eliminating the general manager position?	20	documents so I didn't unfortunately have the level
21	A. No. It didn't have any relation to	21	of trace history.
22	budget as far as I was led to believe.	22	Q. What do you mean when you say "trace
23	Q. It was purely related to performance?	23	history"?
24	A. Correct.	24	A. My e-mails were fairly fresh. I
25	Q. And the flow chart that you worked on	25	didn't have stuff dating back to when I started my
	Page 79		Page 81
1	E. Redlich	1	E. Redlich
2	with Mr. Rizzuto, was that an organizational	2	employment.
3	chart?	3	Q. But you recall Mr. Rizzuto sending you
4	A. Correct.	4	a org chart via e-mail?
5	Q. And do you recall did he provide you	5	A. Yeah, that's how I got it.
6	with a draft and ask for your strike that.	6	Q. Did you provide him with any comments
7	What type of interactions did you have	_7	on the organizational chart?
8	with Mr. Rizzuto about the flow chart?	8	A. I don't recall.
9	A. He asked me how office and operation	9	RQ MR. FILOSA: At this point we call for
10	would work or how I think it should work and I	10	the production I don't believe an e-mail
11	remember quickly sketching something out on a	11	with the flow chart has been produced. We
12	piece of paper.	12	will followup in writing. I just want to
13	Q. What did you do with that piece of	13	note for the record that we will call for
14	paper?	14	the production of that document or
15	A. I handed it to Robert.	15	documents.
16	Q. Do you know what he did with it?	16	Q. Are there any other documents that you
17	A. Turned it into a document.	17	are aware of that reflect or reference
18	Q. Did he come back to you with a	18	conversations that you had with Mr. Rizzuto about
19	document that reflected what you had sketched out?	19	the elimination of Mr. Baffo's position?
20	A. I recall seeing one, yes.	20	A. Just a few vague e-mails. Most of it
21	Q. Do you recall when that was?	21	was dialogue and office meetings.
22	A. Early Fall maybe.	22	Q. Do you recall these vague e-mails, do
23	Q. When you say early Fall, what do you	23	you recall when they were sent?
24 25	mean?	24 25	A. I would say their frequency increased
	A. October, end of September. Somewhere	23	in October.

21 (Pages 78 to 81)

1 2	Page 94		Page 96
2	E. Redlich	1	E. Redlich
	someone was hired would be funded?	2	the reporting for dining room staff? Could you
3	A. No.	3	briefly summarize what that involves?
4	Q. And you had mentioned in talking about	4	A. Review the work plans for the managers
5	other positions that were being created or hired,	5	and the maitre d's, a central pull list, oversee
6	a dining room manager, was it, position?	6	the day-to-day aspects of running events and the
7	A. Dining room or maitre d'. I don't	7	business model for the house.
8	remember the specific title.	8	Q. When you say work plans, what do you
9	Q. What was your understanding of how	9	mean?
10	that position would play in the reorganization?	10	A. When there is a function there is a
11		11	good amount of planning beforehand that needs to
12		12	take place. Time lines, work plans for a waiter
13	it was a need, if you would call it. It wasn't a	13	whether it's set the tables, fold the napkins,
14	replacement of another position.	14	polish the silverware to bartenders from taking an
15	Q. And do you recall, so was someone	15	inventory, what are the necessary purchases that
16	eventually hired for that position?	16	need to be made, to what polls are essential for
17	A. Yes.	17	the job based on population of male, female;
18	Q. And your understanding was that that	18	whether it is alcohol, beer, wine and soda.
19	was necessitated by sales and business increasing?	19	Review the work plans and make sure
20	A. Yes.	20	they are in line with industry standards by the
21	Q. And do you know when that position was	21	job. Putting in standard business practices that
22	filled?	22	just were not there.
23	A. December 2009, January 2010.	23	Q. When you say "work plans", you are
24	Q. So it was sometime after Mr. Baffo's	24	talking about strike that.
25	position was eliminated?	25	When you say "work plans" they refer
	Page 95		Page 97
1	E. Redlich	1	E. Redlich
2	A. That's correct.	2	to a specific event; is that correct?
3	Q. And it was your understanding that	3	A. Correct.
4	that was required because sales and business was	4	Q. As opposed to an employee's work plan
5	increasing?	5	
_	A. Correct.		or anything like that?
6		6	A. That's an expectation. A daily work
6 7	Q. I am trying to get an understanding of	7	A. That's an expectation. A daily work plan is when you come to work what you are
6 7 8	what job duties you took on following the	7 8	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do.
6 7 8 9	what job duties you took on following the elimination of the GM position.	7 8 9	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are
6 7 8 9	what job duties you took on following the elimination of the GM position. Do you recall what specifically you	7 8 9 10	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had
6 7 8 9 10	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you	7 8 9 10 11	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work
6 7 8 9 10 11 12	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that?	7 8 9 10 11	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for
6 7 8 9 10 11 12 13	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report	7 8 9 10 11 12 13	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event?
6 7 8 9 10 11 12 13	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me.	7 8 9 10 11 12 13	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct.
6 7 8 9 10 11 12 13 14 15	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else?	7 8 9 10 11 12 13 14 15	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization
6 7 8 9 10 11 12 13 14 15 16	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No.	7 8 9 10 11 12 13 14 15	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary?
6 7 8 9 10 11 12 13 14 15 16	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No. Q. And other than taking over the	7 8 9 10 11 12 13 14 15 16	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary? A. Minor.
6 7 8 9 10 11 12 13 14 15 16 17 18	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No. Q. And other than taking over the reporting for the dining room staff, who handled	7 8 9 10 11 12 13 14 15 16 17	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary? A. Minor. Q. When you say "minor", what do you
6 7 8 9 10 11 12 13 14 15 16 17 18	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No. Q. And other than taking over the reporting for the dining room staff, who handled Mr. Baffo's other job duties; was that all handled	7 8 9 10 11 12 13 14 15 16 17 18	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary? A. Minor. Q. When you say "minor", what do you mean?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No. Q. And other than taking over the reporting for the dining room staff, who handled Mr. Baffo's other job duties; was that all handled by Mr. Rizzuto?	7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary? A. Minor. Q. When you say "minor", what do you mean? A. I received a modest raise.
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No. Q. And other than taking over the reporting for the dining room staff, who handled Mr. Baffo's other job duties; was that all handled by Mr. Rizzuto? A. That's correct.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary? A. Minor. Q. When you say "minor", what do you mean? A. I received a modest raise. Q. What is a modest raise?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No. Q. And other than taking over the reporting for the dining room staff, who handled Mr. Baffo's other job duties; was that all handled by Mr. Rizzuto? A. That's correct. Q. Did anyone else take on any of the job	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary? A. Minor. Q. When you say "minor", what do you mean? A. I received a modest raise. Q. What is a modest raise? A. I believe it was \$5,000, maybe six.
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No. Q. And other than taking over the reporting for the dining room staff, who handled Mr. Baffo's other job duties; was that all handled by Mr. Rizzuto? A. That's correct. Q. Did anyone else take on any of the job duties that Mr. Baffo had performed?	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary? A. Minor. Q. When you say "minor", what do you mean? A. I received a modest raise. Q. What is a modest raise? A. I believe it was \$5,000, maybe six. Q. And you had been at that point making
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	what job duties you took on following the elimination of the GM position. Do you recall what specifically you handled following Mr. Baffo's termination that you hadn't handled prior to that? A. The dining room staff would report directly to me. Q. Anything else? A. No. Q. And other than taking over the reporting for the dining room staff, who handled Mr. Baffo's other job duties; was that all handled by Mr. Rizzuto? A. That's correct. Q. Did anyone else take on any of the job	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. That's an expectation. A daily work plan is when you come to work what you are supposed to do. Q. But the work plans that you are referring to related to events and every event had a work plan and you had to work through that work plan to make sure that everything was in place for that event? A. Correct. Q. And as a result of the reorganization did you, was there any effect on your salary? A. Minor. Q. When you say "minor", what do you mean? A. I received a modest raise. Q. What is a modest raise? A. I believe it was \$5,000, maybe six.

25 (Pages 94 to 97)

	Page 98		Page 100
,	_	1	
	E. Redlich	1	E. Redlich
2	Q. So approximately a ten percent raise?	2	A. I know who the team members are that
3	A. Approximately, yeah.	3	are in the service charge distribution.
4	Q. What you would characterize as modest?	4	Q. And was there any change in the
5	A. Based on the previous salaries that I	5	percentage of team members strike that.
6	was receiving in the industry, yes.		Was there any change in who received
7	MR. FILOSA: Let's take a break.	7 8	service charge distribution as part of, following Mr. Baffo's elimination?
8	(Luncheon recess: 12:52 p.m.)	9	A. No.
10		10	Q. Now Mr. Baffo's employment was
11		11	terminated as part of this reorganization;
12		12	correct?
13		13	A. Correct.
14		14	Q. Do you know when his employment ended?
15		15	A. End of October, beginning of November
16		16	2009.
17		17	Q. And did you have any discussions with
18		18	Mr. Rizzuto about the timing or about the timing
19		19	of Mr. Baffo's termination?
20		20	A. No.
21		21	Q. Did he tell you in advance that his
22		22	employment was being terminated?
23		23	A. Not specifically when, no, but I knew
24		24	that the position was going to be eliminated.
25		25	Q. And how did you know that, from those
	Page 99		Page 101
1	E. Redlich	1	E. Redlich
2	AFTERNOON SESSION.	2	conversations that you already testified to
3	(1:49 p.m.)	3	earlier today?
4	ERIC REDLICH,	4	A. That's correct.
5	having been previously sworn, resumed the	5	Q. Do you recall prior to Mr. Baffo's
6	stand and testified further as follows:	6	termination, do you recall any conversations with
7	EXAMINATION (Cont'd)	7	Mr. Rizzuto in the week prior?
8	BY MR. FILOSA:	8	A. Possibly that he had been confirming
9	Q. Before the break Mr. Redlich, we had	9	with human resources. However, it was that it was
10	talked about the modest salary increase that you	10	going to happen. I am not really aware how the
11	received as part of the reorganization you taking	11 12	school handles it.
12 13	on the sales and operations position.	13	I worked in many places before you walk in, you are fired, get your stuff, go home.
14	Was there any other change in compensation? Specifically you had referenced a	14	Apparently things are held differently in the
15	service charge distribution that you received as	15	academic community.
16	part of the catering sales manager.	16	Q. How is it different in the academic
17	A. No. That remained the same.	17	community?
18	Q. It remained at the one percent level?	18	A. I wasn't in the room so I couldn't
19	A. Correct.	19	tell you. Normally it would be your supervisor
20	Q. Do you know if there is any change in	20	that would terminate you based on my past
21	the service charge distribution as part of the	21	experience.
22	elimination of Mr. Baffo's employment?	22	Q. But you didn't have any advance notice
23	A. Not that I am aware of.	23	of specifically when Mr. Baffo's employment would
		24	be terminated?
24	Q. Are you aware of anyone else that	24	be terminated?

26 (Pages 98 to 101)

Page 102 Page 104 E. Redlich 1 E. Redlich 1 Q. Why did you send this e-mail to Mr. Q. And you don't recall any meetings with 2 2 Mr. Rizzuto with regard to the elimination of the 3 3 Rizzuto? general manager position? 4 A. We usually have a postmortem meeting 4 A. Not specifically, no. He had 5 on most events to get better, reflect on areas 5 6 mentioned one time he thought it was going to that needed improvement. That's how things got 7 happen, it didn't happen. I was just there to do 7 better, talked about them. 8 my job and continue about my business. 8 Q. And that's why you were scheduling for that event; correct? 9 Q. And do you recall whether that 9 conversation was that he talked about what he 10 A. Correct. I recall that Anthony had 10 taken a long overdue honeymoon and now that he was thought was going to happen and didn't happen, is 11 that one conversation or two? back we should have spoken about it. 12 12 O. And prior to this had you had any 13 A. I don't recall how many it was, but I 13 discussions with Mr. Rizzuto about -- strike that. 14 believe it was sometime in October. 14 Q. Do you recall what he said about the 15 Prior to or around the same time as 15 elimination of the position? this e-mail, had you had any discussions with Mr. 16 16 A. No new general manager would be hired. Rizzuto about the timing of the elimination of the 17 17 Q. I am wondering about the timing of it, 18 general manager position? 18 19 the elimination. A. No. 19 A. No. I don't recall. 20 Q. So you didn't know whether or not they 20 had planned to eliminate the general manager 21 21 MR. FILOSA: Please mark this as 22 Redlich Exhibit 3. 22 position on Friday of this week? 23 (Redlich Exhibit 3, a one-page 23 A. No. Not that I am aware of. document Bates stamped D 04729, marked for 24 O. And prior to this e-mail, had you 24 identification, as of this date.) 25 already discussed the elimination of the general 25 Page 103 Page 105 1 E. Redlich 1 E. Redlich O. You have been shown a document that's 2 manager position with Mr. Rizzuto? 2 been marked as Redlich Exhibit 3. It is a 3 A. Yes. one-page document Bates stamped D 04729. Please 4 When did you discuss it with him? Q. 5 Those conversations started in the take a look at it and let me know when you are 5 summer of 2009. 6 ready. 7 7 Q. And did you have any conversation with A. Okay. Now I recall, yes. Q. This is an e-mail communication from 8 him about the specific timing of the elimination 8 prior to this e-mail, at least that you recall? 9 9 you to Mr. Rizzuto; correct? 10 A. Yes. 10 Q. Dated October 19, 2009; correct? 11 Q. Did you have any concern about 11 scheduling this postmortem, as you described it, 12 12 A. Correct. Q. And in it you say: "Are we still before the elimination of the general manager 13 13 14 thinking about having a meeting about SFH to position? 14 15 reflect on the areas we would like to improve not 15 A. I wasn't aware if the termination was that Anthony is back." 16 definite. I have been in business a long time. 16 Some people will lose their jobs, some people A. Typo. Should be now that Anthony is 17 17 18 don't. Anthony was the lead point on the position 18 back. 19 on the job. I felt he should be there for the Q. That was the first question. 19 The second is what does SFH refer to? 20 postmortem. 20 Q. At this point in time you didn't know 21 A. St. Francis Hospital. 21 Q. And what is this e-mail a reference whether or not Mr. Rizzuto was going to go forward 22 22 with eliminating the general manager position? 23 23 24 A. An employee appreciation barbecue that 24 A. Nothing definite. 25 I hosted in September. 25 At some point after you sent this

27 (Pages 102 to 105)

Page 112 Page 110 E. Redlich E. Redlich 1 2 Q. Did Mr. Rizzuto ever discuss that with 2 the action plan to them? you, ever express a similar concern or opinion? A. An attachment or a hard copy. 3 3 A. Specific examples, no. The fact that O. Do you recall specifically what you 4 4 he was not meeting the requirements of a general 5 5 did in this instance? manager, yes. Somebody is going to get 6 A. No. 7 7 terminated, I ask why, he is not doing the job. Q. And in the context of setting these 8 O. Could there be any other reason? 8 goals, did you include within the goals anything 9 related to performing the general manager job 9 A. Not that I am aware of. 10 O. Could there be any other reason is the duties that you had discussed with Mr. Rizzuto? 10 question? I am not asking if you were aware of 11 11 A. No. any other reason. Could there be any other reason Q. Why not? 12 12 that somebody is being terminated other than they 13 A. Because I wasn't assuming the are not doing a job? responsibilities or duties of the general manager. 14 14 Q. Well, you were taking on duties, 15 A. I am sure there could be. 15 16 operational duties that had been performed by Mr. Q. And during this time period that Mr. 16 Baffo prior to the elimination; correct? Baffo was the general manager he was also your 17 17 A. Similar and different. Anthony was 18 supervisor; correct? 18 19 A. Yes. 19 running jobs. He was essentially, sorry to say, a And you consulted with him on a daily glorified maitre d' and my position was a little 20 O. bit more unique where I was going to manage those 21 basis? 21 positions and supervise which was something I had 22 22 A. 23 been customized to do at many properties. Sales 23 Q. Did you feel that consistent with his and operations were always tied together. 24 role of general manager supervising you? 24 Q. So how is what you were doing 25 25 A. Yes. Page 111 Page 113 1 E. Redlich 1 E. Redlich different with respect to these employees than 2 Q. So was he doing his job in that what Mr. Baffo had done during the time period he respect in your opinion? 3 3 was in the general manager position? 4 A. Yes. 4 5 5 A. The duties that Anthony was performing Q. And you continued throughout the course of your employment -- strike that. were not, in my opinion or anyone else's, general 6 6 7 Throughout the period of time that you 7 manager duties. worked with Mr. Baffo, you continued to report to Q. You viewed them as glorified maitre d' 8 8 him and continued to seek out his advice with 9 duties? 9 respect to the day-today performance of your job 10 A. He allowed himself to get absorbed 10 into the operation as opposed to focusing on the 11 duties; correct? 11 A. Not advice. I had to get approval on day-to-day business operation. 12 12 anything that I wanted to do. Again, there was a O. How do you distinguish between getting 13 13 chain of command and how they operate and no one absorbed into the operation as opposed to the 14 14 15 really operates on their own without permission 15 day-to-day business operation which is what you 16 from the supervisor. just said? 16 17 A. Well, my experience as a manager, a 17 O. But you continued throughout the director leads by advising in a much less hands on 18 course of your employment during the time period 18 capacity. I think Anthony enjoyed running jobs, that Mr. Baffo was the GM, you continued to seek 19 19 his approval on things that required his approval; that's why he did it and allowed himself to slip 20 20 21 away from the day-to-day managerial positions. correct? That's what I think his downfall was. 22 A. That's correct. 22 23 MR. FILOSA: Please mark this as 23 O. And did you ever discuss that with Mr. 24 Rizzuto? 24 Redlich Exhibit 5. 25 (Redlich Exhibit 5, a one-page 25 A. No.

29 (Pages 110 to 113)

	Page 134		Page 136
,		1	E. Redlich
1 2	E. Redlich A. Yes.	1 2	Q. Now looking at the second paragraph it
3	Q. And the first sentence says: "Okay,	3	says: "I would like to schedule time and day/days
4	FYI the thing I spoke to you about did not happen	4	that you and I can sit and I can get updates from
5	right away or today at all."	5	you and answer any questions you may have instead
6	Do you have any understanding as to	6	of you having to run after me and pin me down. I
7	what he was referring to?	7	think it will help you and be more effective for
8	A. Yes.	8	both of us."
9	Q. What was it?	9	Do you see that?
10	A. Anthony's termination.	10	A. Yes.
11	Q. Had he spoken to you about the timing	11	Q. So prior to this e-mail, you hadn't
12	of the termination prior to this e-mail?	12	had a sit down with Mr. Rizzuto to discuss the
13	A. It may have been the day prior. I	13	full effect of the reorganization or elimination
14	wasn't given an advance notice. Remember, there	14	of the position?
15	was a frequency we had been talking about off and	15	A. That's correct. He had led me to
16	on when he decided to speak to me about it for a	16	believe that he was taking on the responsibilities
17	few months and then when apparently things came to	17	of the general manager and would delegate work out
18	a head around this time he had been making	18	as he sees fit.
19	arrangements to follow through with what he	19	Q. Prior to that did you ever sit down
20	intended to do.	20	with Mr. Rizzuto and have a discussion about
21	Q. And he spoke to you the day prior?	21	questions you may have and also provide him with
22	A. I am assuming. Again, I wasn't given	22	updates as he references in this e-mail?
23	a lot of notice on specifics.	23	A. After this?
24	Q. And when he did give you notice, what	24	Q. Yes.
25	did Mr. Rizzuto tell you?	25	A. Yes.
	Page 135	17	Page 137
1	E. Redlich	1	E. Redlich
2	A. Probably something along the lines	2	Q. Did it seem odd to you that you didn't
3	that Anthony will be terminated today.	3	have this meeting with him until after the
4	Q. Or tomorrow or the next day?	4	decision was made or after the position was
5	A. Sometime maybe this week.	5	eliminated?
6	Q. And did he say anything else?	6	A. No. I really don't take things like
7	A. No.	7	this as to be shocking information with the amount
8	Q. Did you say anything when he told you	8	of experience I have in business. I didn't think
9	that?	9	many things were really going to change in my
10	A. I responded to his e-mail.	10 11	world. Q. What do you mean by that?
11	Q. I am talking about during the	12	Q. What do you mean by that? A. I knew I wasn't going to be the
12 13	conversation when he told you that Mr. Baffo's employment was going to be terminated that week or	13	general manager. He made that very clear. He was
14	the next few days.	14	not replacing that position and that he felt
15	A. No.	15	better by assuming the responsibilities.
16	Q. Were you surprised it was happening at	16	Q. But you were going to take on
17	that time?	17	additional duties with respect to operations;
18	A. No.	18	right?
19	Q. Now do you recall where you were when	19	A. That's correct.
20	Mr. Rizzuto told you about the timing of the	20	Q. And you were given additional pay?
21	termination?	21	A. That was not explored initially.
22	A. Probably in my office.	22	Q. When you talked about the
23	Q. Do you know if anyone else was	23	reorganization with Mr. Rizzuto, he didn't
24	present?	24	reference any increase in your salary?
25	A. No.	25	A. No, not right away.

35 (Pages 134 to 137)

	Page 154		Page 156
1	E. Redlich	1	E. Redlich
1 2	general manager's salary was going to make the	2	A. I believe the original reason was to
3	world happen for us. We used if that was the	3	assist in a seven day sales coverage at de
4	case they wouldn't have replaced other positions	4	Seversky which two people were doing at the time
5	which they did and built more positions onto the	5	and to also accommodate an increased traffic where
6	operation.	6	the phone was ringing more.
7	Q. So if they were concerned about	7	Q. And did you have any discussions with
8	increasing profit and cutting the budget they	8	Mr. Baffo or Mr. Rizzuto about the recruitment
9	wouldn't have hired these two positions; is that	9	authorization for this position?
10	your understanding?	10	A. I am assuming so. I didn't have any
11	A. That's my understanding, correct.	11	influence on the salary requirements or the
12	Q. Do you know what other positions were	12	percentage. I have never seen this letter.
13	ultimately hired?	13	Q. When you say this letter, you are
14	A. A dining room manager. I am not aware	14	referring to page 3?
15	of what the exact title is. It maybe a steward or	15	A. Yes.
16	bar manager.	16	Q. And looking at page 1 in the box, the
17	MR. FILOSA: Please mark this as	17	last box, the second sentence: "Additional sales
18	Redlich Exhibit 10.	18	associate will also provide the opportunity for
19	(Redlich Exhibit 10, a three-page	19	the sales department to solicit new business
20	document Bates stamped D 02155 through 2157,	20	outside the mansion without taking away valuable
21	marked for identification, as of this date.)	21	meeting time with existing clients."
22	Q. You have been shown a document that's	22	Do you know was there any discussion
23	been marked Redlich Exhibit 10. It is a	23	about that at the time of this recruitment
24	three-page document Bates stamped D 02155 through	24	authorization?
25	2157. Please review it and let me know when you	25	A. I don't remember.
ŧĨ.	Page 155		Page 157
1	E. Redlich	1	E. Redlich
2	are ready.	2	Q. Any goal of being able to be, to
3	A. I am ready.	3	solicit outside of the office more?
4	Q. Have you ever seen this before?	4	A. Yeah, that was a goal that they wanted
5	A. It's possible.	5	me to attempt.
6	Q. Do you recognize what it is?	6 7	Q. Were you able to do that? A. No.
7 8	A. It's an RA for a sales position. O. And an RA is that a recruitment	8	
9	Q. And an RA is that a recruitment authorization?	9	Q. Why not? A. The position was never filled.
10	A. That's correct.	10	Q. And you took on the operational
11	Q. And this one is dated September 1,	11	responsibilities as well?
12	2009?	12	A. That's correct.
13	A. Yes.	13	Q. That would require you to be in the
14	Q. And the position listed on the left is	14	house more?
15	catering sales associate?	15	A. That's correct.
16	A. Yes.	16	Q. As opposed to soliciting outside of
17	Q. And on September 1, 2009 you were the	17	the office?
18	catering sales manager?	18	A. That's correct.
19	A. Yes.	19	Q. And this position was never filled?
20	Q. And was this a new position that was	20	A. Yes.
21	being hired?	21	MR. FILOSA: Mark this as Redlich
22	A. Yes.	22	Exhibit 11.
23	Q. And was this position strike that.	23	(Redlich Exhibit 11, a three-page
24	Do you know why this position was	24	document Bates stamped D 02128 through 2130,
25	being hired or posted?	25	marked for identification, as of this date.)

40 (Pages 154 to 157)

	Case 2:10-cv-01243-EDVV-ETB Document 35		
	Page 158		Page 160
1	E. Redlich	1	E. Redlich
2	O. You have been shown a document that's	2	Q. And he was ultimately hired?
3	been marked as Redlich Exhibit 11. It is a	3	A. Yes, he was.
4	three-page document Bates stamped D 02128 through	4	Q. So the dining room captain position
5	2130. Please review it and let me know when you	5	was filled; correct?
6	are ready.	6	A. Yes.
7	A. I am ready.	7	Q. Do you know whether or not the funds
8	Q. This is also a recruitment	8	that were saved from the elimination of general
9	authorization?	9	manager position was used to hire any other
10	A. Yes.	10	positions?
11	Q. And the title for this is Dining Room	11	A. Yes. I believe there was a steward
12	Captain?	12	position or bar manager position created. I don't
13	A. Yes.	13	recall the exact title.
14	Q. Is this the position that you were	14	Q. Is it bartender captain?
15	referring to earlier? I think you referred to it	15	A. Okay.
16	as dining room manager.	16	Q. Could that be it?
17	A. Yes.	17	A. Yes.
18	Q. So the position that was being	18	Q. Have you ever heard of that job title
19	recruited for as part of the reorganization	19	before?
20	strike that.	20	A. Close enough, yes.
21	So this was the position that you were	21	Q. Does NYIT employ someone in the
22	referring to earlier that would be filled?	22	position of bartender captain?
23	A. Yes.	23	A. Yes.
24	Q. And this is dated September 3, 2009?	24	Q. Do you know who fills that position?
25	A. Yes.	25	A. Marshall Spence.
			The triangular operation
	Page 159		Page 161
	Page 159		Page 161
1	Page 159 E. Redlich	1 2	Page 161 E. Redlich
1 2	Page 159 E. Redlich Q. And do you know if this position was	1	Page 161 E. Redlich Q. Do you know when he was hired?
1	Page 159 E. Redlich Q. And do you know if this position was ever filled?	1 2	Page 161 E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many
1 2 3 4	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was.	1 2 3	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based
1 2 3	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you;	1 2 3 4	Page 161 E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many
1 2 3 4 5	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was.	1 2 3 4 5	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the
1 2 3 4 5 6	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes.	1 2 3 4 5 6	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job.
1 2 3 4 5 6 7	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes.	1 2 3 4 5 6 7	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position?
1 2 3 4 5 6 7 8	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side?	1 2 3 4 5 6 7 8	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour
1 2 3 4 5 6 7 8	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes.	1 2 3 4 5 6 7 8	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled
1 2 3 4 5 6 7 8 9	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this	1 2 3 4 5 6 7 8 9 10 11	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week.
1 2 3 4 5 6 7 8 9 10	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position?	1 2 3 4 5 6 7 8 9 10	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct.
1 2 3 4 5 6 7 8 9 10 11	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger	1 2 3 4 5 6 7 8 9 10 11 12 13	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has
1 2 3 4 5 6 7 8 9 10 11 12 13	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did.	1 2 3 4 5 6 7 8 9 10 11 12 13	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did. Q. Had you worked with him prior?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading Response to Interrogatory Number 8.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did. Q. Had you worked with him prior? A. Yes, I did.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading Response to Interrogatory Number 8. A. Okay.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did. Q. Had you worked with him prior? A. Yes, I did. Q. Where did you work with him?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading Response to Interrogatory Number 8. A. Okay. Q. Reading it says: "Following the
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did. Q. Had you worked with him prior? A. Yes, I did. Q. Where did you work with him? A. At the Whitsons Culinary Group.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading Response to Interrogatory Number 8. A. Okay. Q. Reading it says: "Following the reorganization of the de Seversky Center in
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did. Q. Had you worked with him prior? A. Yes, I did. Q. Where did you work with him? A. At the Whitsons Culinary Group. Q. Did you recommend him for the	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading Response to Interrogatory Number 8. A. Okay. Q. Reading it says: "Following the reorganization of the de Seversky Center in October 2009, job responsibilities previously
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did. Q. Had you worked with him prior? A. Yes, I did. Q. Where did you work with him? A. At the Whitsons Culinary Group. Q. Did you recommend him for the position?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading Response to Interrogatory Number 8. A. Okay. Q. Reading it says: "Following the reorganization of the de Seversky Center in October 2009, job responsibilities previously performed by plaintiff, which is a reference to
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did. Q. Had you worked with him prior? A. Yes, I did. Q. Where did you work with him? A. At the Whitsons Culinary Group. Q. Did you recommend him for the position? A. He applied ironically enough not	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading Response to Interrogatory Number 8. A. Okay. Q. Reading it says: "Following the reorganization of the de Seversky Center in October 2009, job responsibilities previously performed by plaintiff, which is a reference to Mr. Baffo, were assumed by Mr. Rizzuto and Mr.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	E. Redlich Q. And do you know if this position was ever filled? A. Yes, it was. Q. And this position reports in to you; right? A. Yes. Q. On the operational side? A. Yes. Q. And do you know who filled this position; who was hired for this position? A. This position was filled by Roger Echurie. Q. And Mr. Echurie, did you know him prior to him coming on as dining room captain? A. Yes, I did. Q. Had you worked with him prior? A. Yes, I did. Q. Where did you work with him? A. At the Whitsons Culinary Group. Q. Did you recommend him for the position?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	E. Redlich Q. Do you know when he was hired? A. He was a part-time employee for many years and was offered a full time position based on his merit and dedication to his job. Q. Do you know what the salary is for the bartender captain position? A. I believe he was hired at \$14 per hour non-salary which meant that he would be entitled to overtime if he did more than 40 hours per week. Q. And that's in the bartender captain position; is that correct? A. That's correct. Q. I am going to show you again what has been marked as Redlich Exhibit 2. If I could direct your attention to page 8 under the heading Response to Interrogatory Number 8. A. Okay. Q. Reading it says: "Following the reorganization of the de Seversky Center in October 2009, job responsibilities previously performed by plaintiff, which is a reference to

41 (Pages 158 to 161)